

Substitute Bill No. 120

February Session, 2002

AN ACT CONCERNING SCARRING AND DISFIGUREMENT.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- 1 Section 1. Subsection (c) of section 31-308 of the general statutes is
- 2 repealed and the following is substituted in lieu thereof (Effective
- 3 October 1, 2002):
- 4 (c) In addition to compensation for total or partial incapacity or for a
- 5 specific loss of a member or use of the function of a member of the
- 6 body, the commissioner, not earlier than one year from the date of the
- 7 injury and not later than two years from the date of the injury or the
- 8 surgery date of the injury, may award compensation equal to seventy-
- 9 five per cent of the average weekly earnings of the injured employee,
- 10 calculated pursuant to section 31-310, after such earnings have been
- 11 reduced by any deduction for federal or state taxes, or both, and for
- the federal Insurance Contributions Act made from such employee's
- 13 total wages received during the period of calculation of the employee's
- 14 average weekly wage pursuant to said section 31-310, but not more
- 15 than one hundred per cent, raised to the next even dollar, of the
- 16 average weekly earnings of production and related workers in
- manufacturing in the state, as determined in accordance with the
- 18 provisions of section 31-309, for up to [two hundred eight] one
- 19 <u>hundred four</u> weeks, for any permanent significant disfigurement [of,]
- or permanent significant scar [on, (A) the face, head or neck, or (B) on
- 21 any other area of the body which handicaps the employee in obtaining

or continuing to work. The commissioner may not award compensation under this subsection when the disfigurement was caused solely by the loss of or the loss of use of a member of the body for which compensation is provided under subsection (b) of this section or for any scar resulting from an inguinal hernia operation or any spinal surgery that causes disfigurement of any area of the body. In making any award under this subsection, the commissioner shall consider (1) the location of the scar or disfigurement, (2) the size of the scar or disfigurement, (3) the visibility of the scar or disfigurement due to hyperpigmentation or depigmentation, whether hypertrophic or keloidal, (4) whether the scar or disfigurement causes a tonal or textural skin change, causes loss of symmetry of the affected area or results in noticeable bumps or depressions in the affected area, and (5) other relevant factors. [Notwithstanding the provisions of this subsection, no compensation shall be awarded for any scar or disfigurement which is not located on (A) the face, head or neck, or (B) any other area of the body which handicaps the employee in obtaining or continuing to work.] In addition to the requirements contained in section 31-297, the commissioner shall provide written notice to the employer or its representative prior to any hearing held by the commissioner to consider an award for any scar or disfigurement under this subsection.

This act shall take effect as follows:	
Section 1	October 1, 2002

LAB Joint Favorable Subst.

APP Joint Favorable

22

23

24

25

26

27

28

29

30

31

32

33

34

35

36

37

38

39

40

41

42

43